Klauber & Jackson Attorneys At Law Continental Plaza 411 Hackensack Avenue Hackensack, New Jersey 07601

TELEPHONE: (201) 487-5800

TO: Examiner Jeanine A. Goldberg GROUP UNIT: 1634	THE FIRM'S FACSIMILE TRANSMITTERS:					
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This collection of Information is required by 97 GFR 1.6. The information is required to obtain or treat in a banefit by the public where in the 16s (part by the JBETD 5 conceases) an application. Confidentially is a periment by 3 SI SI.G. 12 and 37 GFR 1.4. This collection is estimated to take 4 in whitese by present the public perimential presenting, preparing, preparin

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	Applicant	Initiated Inter	rview Request	Form	
Application No.: 09 Examiner: Jeanine	/ 488,442 First N Goldberg	Iamed Applicant: <u>J</u> Art Unit: <u>1634</u>	arnes E. Darnell, Ji Status of App	olication: <u>Final</u>	Rejection
Tentative Participa (1) Jeanine Goldbe	nts: rg	(2) David A. Jac	kson		
(3) Sarah J. Fashen	14	(4)			
Proposed Date of Interview: August 4, 2003 Proposed Time: 10:30 (AM/PM)					
Type of Interview l (1) [3] Telephonic	Requested: (2) Person	al (3)[]V	ideo Conference		
Exhibit To Be Show	vn or Demonstrat	ed: [] YES	[X] NO		
If yes, provide brie	f description:				-
***************************************	, , , , , , , , , , , , , , , , , , , ,	Issues To Be	Discussed		
Tssues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) Rejection	1, 97, 108-113, and 115-119		. [1]	[]	[]
(2)			. [1]	[]	[]
(3)			. [1	[]	[]
(4)			. []	[]	[]
[] Continuation Sh	eet Attached				
Brief Description of The description in t	f Arguments to be	Presented: cites a specific and	d established utility	meeting the	utility guideline
and that there is sui					
transmitted that pre	sents evidence su	pporting applican	ts' position.		
An interview was c	onducted on the a	bove-identified ap	plication on		
NOTE: This form should be § 713.01), This application will	not be delayed from	n issue because of an	onlicant's failure to s	ıbmit a written	record of this
interview. Therefore	, applicant is advise	ed to file a statement	of the substance of t	his interview (3	7 CFR 1.133(b))
(Applican Applican	En Papropantotise	Cignotune) (Evaminer/SPE Sign	911100)	

(Applicant/Applicant's Representative Signature) (Examiner/SPE Signature)

This collection of information is required by 27 CPR 1.133. The information is required to show retain a benefit to graph public which is self-(and by the USPTO to present) an application. Confidentially in governed by 35 U.S. 1.22 and 27 CPR 1.14. This collection is estimated to take 21 minutes to complex, USPTO present and the self-(and by the USPTO present) and the self-(and by the USPTO present) and the self-(and by the USPTO present and the USPTO present and Technologies (and the USPTO present and Technologies (and Techn

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S): Darnell, Jr. et al.

SERIAL NO.: 09/488,442

EXAMINER: Jeanine Anne Goldberg

DATE FILED: January 20, 2000

ART UNIT: 1634

FOR: RECEPTOR RECOGNITION FACTORS, PROTEIN SEQUENCES, AND

METHODS OF USE THEREOF

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being transmitted via facsimile to the COMMISSIONER FOR PATENTS, ALEXANDRIA, VA 22313-1450 on <u>August 1, 2003</u>

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Sir:

RENEWED TRANSMITTAL OF SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

The present transmittal is in furtherance to and in support of the entry of the Supplemental Information Disclosure Statement that was submitted by certificate of mailing on March 26, 2003, and which has been denied entry and consideration in the Advisory Action of April 15, 2003, in part because of the absence of proper reference and a petition for consideration that is requisite for such documents that are submitted after final rejection. Accordingly, the present transmittal is submitted to correct the objections raised with regard to the originally submitted supplemental information disclosure statement, and to gain the entry and consideration thereof. Copies of the form PTO-1449 and the corresponding references are not submitted herewith in as much as they are already present in the file.

Accordingly, in accordance with Applicants' and Applicants' representatives' Duty of Disclosure under 37 CFR § 1.56, and pursuant to 37 CFR § 1.97 and MPEP 717.05(b), Applicants

request the entry of documentary information for consideration by the Examiner, which documentary information was previously submitted and received. The publications that were forwarded have been listed on a Form PTO-1449 also earlier filed. Applicant requests that the Examiner, upon reviewing the materials in object, initial the Form PTO-1449 and return a copy thereof in accordance with the instructions on the form.

The references listed on the Form PTO-1449 are being brought to the attention of the Examiner for consideration in connection with the examination of the above-identified patent application, in the manner and for the purpose set forth herein below.

Petition for Consideration of the Information Disclosure Statement Under 37 C.F.R.§1,97(d)

Applicants hereby request consideration of the present Information Disclosure Statement, which was submitted after the mailing date of the Final Action under 37 C.F.R. §1.113.

Certification Under 37 C.F.R.\$ 1.97 (e)(2) and \$1.98(d)

The undersigned attorney for applicants hereby certifies that no item of information contained in the Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application, and more importantly, that the references and their purpose entitles them to entry and consideration at this time.

Specifically, the references that were submitted previously are not per se deemed to be relevant to the patentability of the claimed invention, in the sense that they should be cited in the file so as to assure that Applicant has complied with its duties under 37 C.F.R.§§ 1.56 and 1.97. The references that were submitted previously are, instead, being advanced in corroboration of Applicants' position with respect to the compliance of the present Specification as to the presentation of a specific and substantial utility, and particularly, to advance that the uses of the present materials were known by those skilled in the art at a time contemporaneous with the filing of the present application, and that neither undue experimentation nor extensive extrinsic instruction would be required for the artisan to practice the asserted inventions. As such, the

references are not believed to require consideration in accordance with the guidelines of either 37 C.F.R.§ 1.56 or 37 C.F.R.§ 1.97.

In particular, one of the references in question comprises a journal article by Darnell and co-workers. While the co-inventor hereof has known of the article and its substance, its application in the context of the present invention in corroboration and support of patentability by its demonstration of the level of skill of the art, was not previously considered, recognized or even identified for this purpose. As such, it is submitted that the information in this article was not considered to be "material to the present application" in any of the contexts discussed herein.

It is Applicants understanding that the terms of 37 C.F.R.§ 1.56, defining the duty of the individuals associated with the filing and prosecution of a patent application, intends that "...the duty applies to contemporaneously or presently known information. The fact that information was known years ago does not mean that it was recognized that information is material to the present application" (emphasis added) (see M.P.E.P. §2001.04).

Moreover, and as stated earlier, applicants understand that the rules and corresponding requirements attendant to the submission and consideration of information in accordance with 37 C.F.R.§ 1.56, is "... not intended to require information favorable to patentability such as, for example, ... disclosure of information concerning the level of skill in the art for purposes of determining obviousness" (Id.)

Thus, Applicants believe that the references that were submitted are appropriately considered at this time and that the purpose of the present Information Disclosure Statement is merely to corroborate the patentability and sufficiency of present application.

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The fee required for filing this Renewed Transmittal of Supplemental Information Disclosure Statement has been previously remitted so that no further payments are believed to be required at this time. However, should additional fees be required, authorization is hereby given to charge any additional fees or credit any overpayments, to Deposit Account 11-1153 of the undersigned.

In as much as a copy of the References BW through CF have been provided to the Examiner, with the previous submission, a further submission at this time is not deemed to be warranted. Should the Examiner wish a copy of any or all references, they will be promptly provided upon her request.

It is respectfully requested that the Examiner make these references of record, and to indicate consideration thereof by returning a copy of the Form PTO-1449 with initials or other appropriate marks.

Respectfully submitted

Attorney for Applicants Registration No. 26,742

KLAUBER & JACKSON 411 Hackensack Avenue Hackensack, New Jersey 07601 (201) 487-5800

Date: August 1, 2003